

IN THE UNITED STATES DISTRICT COURT  
FOR THE NORTHERN DISTRICT OF WEST VIRGINIA

ROY HORTON, pro-se,  
Plaintiff,

vs.

Civil Action No: 1:09cv114  
(Keeley)

Lt. Wesley Dobbs, Marion County  
Sheriff's Dept.; Officer Benson,  
Transportation Officer, Marion  
County Sheriff's Dept.; Officer  
Kimball. Booking Officer, North  
Central regional Jail; George  
Trent, Administrator, North  
Central Regional Jail;

Defendant(s).

REQUEST FOR PRODUCTION OF DOCUMENTS

Now Comes, Roy Horton, pro-se, Plaintiff, and Request The  
Production of the below listed documents, relevant to the liti-  
gation, currently in Defendant George Trents, Administrator's,  
possession, custody and/or control, at the North Central Regional  
Jail, pursuant to Rule 34, Fed. Rule Civil P.

1). Copy of contract between the North Central Regional Jail  
and PrimeCare Medical, INC., to provide medical care/treatment to  
prisoners imprisoned or incarcerated in the North Central Regional  
Jail.

2). Copy of Medical Records of any and all medical request and treatment provided, Roy Horton, between August 5, 2008, thru December 4, 2008, including but not limited to intake screening and medical request submitted.

3). Copy of all Commitment and Release Forms signed by Officers in North Central West Virginia to imprison Home Confinement participants, in the North Central Regional Jail between January 1, 2006 thru December 31, 2010.

4). Copy of all Booking Summary Reports for all Home Confinement participants imprisoned in the North Central Regional Jail on authority of a Commitment and Release Form signed by an Officer in North Central West Virginia between January 1, 2006 thru December 31, 2010.

5). Copy of all correspondence to or from each respective sheriff or Home Confinement Supervisor's in North Central West Virginia concerning Commitment of Home Confinement participants in to the North Central Regional Jail on authority of the Commitment and Release Form signed by a officer beginning on or before January 1, 2000 and ending December 31, 2010.

6). Copy of all correspondence, e-mail's, electronic transmissions or fax's to or from the West Virginia Regional Jail and Correctional Facility Authority concerning Roy Horton's imprisonment in the North Central Regional Jail on the authority of the

Commitment and Release Form signed by Lt. Wesley Dobbs between August 6, 2008 thru December 31, 2010.

7). Copy of written findings of Officer Boatwright when Defendant Trent assigned Officer Boatwright to investigate the September 4, 2008 Grievance concerning charges Roy Horton was imprisoned on and identity of committing magistrate. See Handbook of Inmate Rules and Procedure p. 13., Grievance, paragraph #4.

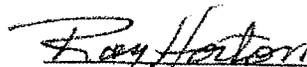
8). Copy of policy and procedure implemented by the North Central Regional Jail Administration, to insure that No Person is imprisoned or incarcerated in the North Central Regional Jail without a lawful order of commitment issued by a judicial official.

9). Copy of all Grievances and appeals filed by Roy Horton and responses thereof between August 5, 2008 and December 31, 2008.

10). Copy of all statements and or any reports by any person, including but not limited to WV Regional Jail Staff at the North Central Regional Jail concerning Roy Horton on August 5, 2008 thru December 31, 2010 relating to the ongoing litigation.

11). Copy of any electronic surveillance and/or audio sound recordings of Roy Horton between August 5, 2008 thru February 14, 2010, relating to the ongoing litigation.

12). A complete copy of the Booking Summary Report for Roy Horton dated August 5, 2008, consisting of three (3) pages.

  
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Roy Horton  
Tygart Valley Regional Jail  
400 Abbey Road  
Belington, West Virginia  
26250

CERTIFICATE OF SERVICE

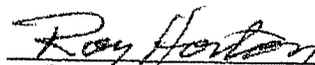
I, Roy Horton, do hereby certify that a true and correct copy of the foregoing " Request For Production Of Documents " to Defendant George Trent has been served upon the defendants this 26th day of July 2010, by placing a copy in the United States mail, postage pre-paid, addressed to their respective counsel of record as follows:

KEITH R. Hoover Esq  
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Morgantown, Wv 26508

Counsel for Defendants Kimball and Trent

  
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Roy Horton